

# ORONOGO MUTUAL MINING COMPANY

## GRANTOR

Site:	511	D1	11
ID #:	14	11	11
Break:	11.11		
Other:	5/29/1929		

40116142



SUPERFUND RECORDS

5/25/39  
532

432

Lot 256 in Ryers & Ball's Addition to Webb City, Jasper County, Missouri, being 318 South Boone Street

Lot 261 in Ryers & Ball's Addition to Webb City, Jasper County, Missouri, being 321 South Oronogo Street

Miscellaneous Lot 31 in Section 19, Township 28 Range 32, Webb City, Jasper County, Missouri, being 610 West 4th

lot 28 In Nelson's First Addition to Webb City, Jasper County, Missouri, being 1327 Austin Street

Lot 5 In Webb's Third Addition to Webb City, Jasper County, Missouri, being 419 North Liberty Street

The South Half of the Northeast quarter, and the Northwest quarter of the Northeast quarter of section 25, township 19, Range 33, Jasper County, Missouri, being the Baileya farm

The North Half of the Southwest Quarter of Section 5, Township 29, Range 32 the West Half of Lot 1, fractional quarter, a part of the west half of Lot 2 Northwest fractional quarter south of North Fork in Sec 5, Twp 29, Range 32, and the east half of Lot 1, and 10 acres off the south side of the East half of Lot 2 of the Northeast quarter of Sec 6, Twp 29, Range 32, and 10 acres out of the northeast corner of the West half of Lot 1 of the Northeast Quarter of Sec 6, Twp 29, Range 32 all in Jasper County, Missouri, and containing 187 acres, more or less, being the Neal City farm

IN WITNESS WHEREOF, I, the said Administrator or Executrix, hereunto sign my name this 5th

of July 1939

Cloia D. Burk,

Administrator or Executrix of the Estate of  
J W Ellis, deceased

(Rev Stamps)  
( \$15.00 )  
( Cancelled )

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ss  
County of Jasper )

BE IT REMEMBERED, that on this 5th day of July One Thousand Nine Hundred and Thirty nine  
before me, Zelma W Davis, a Notary Public, within and for the State and County aforesaid, personally  
appeared Cloia D Burk who is personally known to me to be the same person whose name is sub-  
scribed Administrator or Executrix of the Estate of J W Ellis, deceased, to the foregoing instrument  
writing, and acknowledged the same to be her act and deed as Administrator or Executrix for  
the above named purposes there n mentioned

IN TESTIMONY WHEREOF, I hereby sign my name and affix my official Seal Done at office  
of the Notary Public, the day and date last above mentioned

My term expires Aug 23, 1942 (SAL) Zelma W Davis, Notary Public.

Filed for Record this 7th day of July, 1939 at 2 o'clock 15 minutes P.M.

*Burk* Recorder.

LA AID KAS  
-71 1 11-37 202 C Leonard

METER AND REGULATOR LEASE

C 2643

This lease, made on the 2nd day of May, 1939, between The Orongo Mutual Mining Company/  
ties Service Gas Company, as lessor

WILMINGTON

as lessee

I that the lessor, for and in consideration of the rents, covenants and agreements herein  
mentioned, reserved and contained on the part and behalf of the lessee to be paid, kept  
performed, does by these presents grant, demise and let unto the said lessee all that certain  
d parcel of land, including improvements thereon, situated in Jasper County, State of Mis-  
souri particularly described as follows, to-wit

Beginning at a point on the property line on the west side of the Public Highway 60 feet  
North of the center of the right of way of the Illinois railroad in the N. Section 6,

and establish thereon a house or houses of suitable design and dimensions for the purpose of using any meter or regulator apparatus or other equipment it may deem necessary for the economical conduct of its operation, including as well the laying and relaying of any and all kinds of pipe to and from such site so hereby leased for the purpose of connecting up such meter and regulator apparatus with any and all pipe line or lines owned, operated or leased by lessee herein, together with the right at any time either before, or within sixty days after expiration of this lease, to remove from such premises aforesaid all meters, regulators, houses, pipe, apparatus and equipment located thereon and belonging to lessee or held under lease by it, with the further provision that at any time prior to expiration of lease, lessee may remove, relay, change, equip or reconstruct any house, meter regulator apparatus, pipe or pipes or other equipment located thereon, and for such purpose lessee through its servants, agents, employees and assigns may, and at all times shall have the right of free and unrestricted ingress and egress to, on, from such leased site for the purpose of enjoying all privileges herein granted without let or hindrance from lessor, their heirs, administrators, successors or assigns.

2 TO HAVE AND TO HOLD the said premises, with the appurtenances unto the said lessee its successors and assigns from the 1<sup>st</sup> day of April A D , 1909, for and during the full term of 1 year thence next ensuing provided, however, lessee, its successors and assigns, is hereby given the option and privilege at any time after the expiration of One Year from date of lease, upon payment to lessor of the sum of One ( 1 00 ) Dollar to cancel, yield and surrender up said premises upon said election it shall within sixty (60) days after the date to which rental has been paid remove all houses, pipe, meters and regulators, and all apparatus and equipment therefrom, whereupon such lease and rights of lessor and lessee herein shall cease and determine.

3 Lessee further covenants that it will yield and pay to lessor the yearly rent of Fifteen and no/100 Dollars, payable in advance, receipt of first year's rent being hereby acknowledged by lessor. Subsequent rentals may be paid direct to lessor or deposited by check or otherwise to lessor's credit in the Orono Mutual Mining Company, Guy H Waring, President, Bank at Orono Missouri

4 Lessor hereby covenants and agrees that said lessee paying the said rent and performing the covenants and agreements aforesaid, shall and may at all times during said term, peaceablyquietly have, hold and enjoy said premises without any manner of let, suit, trouble or hindrance or from the said lessor, or any other person or persons whomsoever.

5 It is further agreed that all provisions of this lease shall extend to and include the executors and administrators, heirs and assigns of the lessor and the executors, administrators and assigns of the lessee.

IN WITNESS WHEREOF the said parties have hereunto set their hands the day and year first above written

ORONO MUTUAL MINING COMPANY

By Guy H Waring, Pres

PATENT AND OKLAHOMA FORM OF ACROSS JUDGMENT TO LIEN

STATE OF OKLAHOMA  
COUNTY OF JASPER )  
SS )  
)

BE IT KNOWN HEREBY, that on this 14 day of June A D , 1909, before me, the undersigned, Notary Public in and for said County and State aforesaid, personally came and appeared Guy H Waring & to me personally known to be the same and identical person who executed the within and foregoing instrument of writing as lessor and such person duly acknowledged to me that he executed the same

8/12 1919

cc-264 4/23/53

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ASSIGNMENT OF LEASE

FOR AND IN CONSIDERATION of the sum of One Dollar (\$1.00) and other ~~and~~ ~~not~~ valuable consideration, the receipt of which is hereby acknowledged, the undersigned ORONOGO MUTUAL MINING COMPANY, a Missouri Corporation, does hereby set over, transfer and assign to Earl G. Yontz and William H. Snapp, the Mining Lease attached to this assignment executed on the 23<sup>rd</sup> day of April, 1953, to them by Charles Royalty Company, upon the premises therein described.

The undersigned ORONOGO MUTUAL MINING COMPANY does hereby covenant and agrees to warrant and defend the title to the lease hereby assigned unto the said Earl G. Yontz and William H. Snapp, their heirs, executors, administrators and assigns against the lawful claims of all and every person whatsoever.

ORONOGO MUTUAL MINING COMPANY

By Guy H. Waring  
Its President  
Frank J. Hecker  
Secretary

County of Jasper  
State of Missouri

On this 24<sup>th</sup> day of May, 1953, before me appeared Guy H. Waring, to me personally known, who, before my duly sworn, did say that he is the president of Oronogo Mutual Mining Company, and that the seal affixed to this instrument is the corporate seal of said corporation and that it is instrument of said corporation, and sealed in behalf of said corporation by authority of its agents or officers, and said Guy H. Waring acknowledged said instrument to be the true and valid instrument of said corporation.

Given under my hand this 17th day of April, 1953.

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LEASE AGREEMENT

THIS AGREEMENT, made on this 23<sup>rd</sup> day of April, 1953,  
between the Childress Royalty Company, a Delaware Corporation,  
hereinafter designated as First Party, and Orange Mutual Mining  
Company, a Missouri Corporation, hereinafter designated as Second  
Party, witness:

Whereas in consideration of the covenants and agreements

hereinunder set forth to be kept and performed by the Second  
Party, or its assigns, the First Party does hereby give and grant  
unto the Second Party the exclusive right to enter upon and remove,  
sell and dispose of all tailings, cherts, boulders and rock from  
the following described land, situated in Jasper County, Missouri,  
to-wit:

All of the Northwest quarter (NW<sub>1</sub>) of the  
Southwest quarter (SW<sub>1</sub>) of Section 36 (6),  
Ownership Twenty-eight North (28 N.), Range  
Thirty-two West (32 W.); also the Northeast  
quarter (NE<sub>1</sub>) of the Southeast Quarter (id.)  
and the East One-Half (E<sub>1</sub>) of Lot One (1)  
of the Northeast Quarter (NE<sub>1</sub>) of Section  
One (1), Township Twenty-eight North (28 N.),  
Range Thirty-three East (33 E.);

which lease is made subject to the following agreements

Agreements:

1. The term of this lease shall be five (5) years,  
commencing April 23, 1953. The Second Party covenants and agrees  
to pay to the lessor yearly as rent or royalty for all tailers,  
cherts, boulders and rock removed from said land for longer than  
one year, the sum of one thousand dollars (\$1,000.00) per  
year, or \$200.00 per each thousand pound (2000 lbs.) ton  
of such tailings, cherts, boulders etc., removed from said  
land during the term of this lease, and to make payment at the rate  
of one-half dollar per each month, during the term of this lease,  
for all such tailings, cherts, boulders and rock removed  
from said land during the preceding calendar month,  
and to pay to the lessor the amount of \$5.00 per month,  
for the privilege of removing rock from a certain area in said

• 2. The Captain understood and agreed that during each year of this agreement, beginning with the year starting April 23, 1953, and ending April 22, 1954, and for each succeeding year thereafter, during the life of this agreement, the minimum amount which First Party shall receive as rents and royalties hereunder, from Second Party, regardless of whether a sufficient amount of tailings, cherts, boulders, or rock have been removed to amount to such sum or not, shall be an amount equal to the gross amount of all taxes levied and assessed against the above described land for that year. Since eleven months of each yearly period are in one taxable year, and one month is in the next, the amount of the taxes shall be figured for each year, on the basis of the year which contains the eleven months. If the rentals and royalties paid, during any year, shall have not been sufficient to equal the minimum herein provided for, the balance, if any, shall be due and payable on the last day of each year during this contract. Before the end of each year hereunder, First Party shall make available for examination by Second Party receipts or statements so that the correct amount of each year's taxes for the above described land may be determined.

3. The Second Party agrees to keep all waterways and private roadways on said land open, and to conduct its operations under this lease so as not to interfere with any mining and mill-tract operations on said land.

4. The Second Party agrees to keep a complete record of all cherts and boulders sold and removed from said land, together with the dates, numbers and initials of cars loaded and the description and capacity of trucks loaded, dates of shipment, weights, and location shipped, which said records shall be subject to the inspection of First Party or their representatives, during regular business hours; and the Second Party hereby consents to the same, only on their representatives, securing information from miners, haulers or truckers relative to quantities of cherts, tailings,

the first few days of the experiment, the plants were all green and healthy. Then, after about a week, the leaves began to turn yellow and brown.

The plants were then divided into two groups: one group received a daily dose of 100 mg of the compound, while the other group received a daily dose of 10 mg. After three weeks, the plants in the 100 mg group had grown significantly larger than those in the 10 mg group. The 100 mg group had also developed more roots and had a higher overall biomass. The 10 mg group, on the other hand, had grown more slowly and had a lower overall biomass.

It is evident that the compound has a stimulatory effect on plant growth. The compound may be acting by increasing the availability of nutrients to the plants, or by stimulating the production of growth hormones. It is also possible that the compound is acting as a signal molecule, triggering a cascade of events that lead to increased growth. Further research is needed to fully understand the mechanism of action of this compound. In addition, it would be interesting to investigate the effects of the compound on other plant species, such as corn or soybeans, to determine if the effects are specific to the plant used in this study. It would also be interesting to investigate the effects of the compound on other organisms, such as fungi or bacteria, to determine if the effects are limited to plants.

In conclusion, the results of this study suggest that the compound has a significant stimulatory effect on plant growth. The compound may be useful as a growth promoter for various crops. However, further research is needed to fully understand the mechanism of action of the compound and to determine its safety and efficacy for use in agriculture.

RECORDED BY TELETYPE

RECORDED ON 100% SPEED

RESCISSON OF ARTICLES OF DISSOLUTIONOFORONOCO MUTUAL MINING COMPANY

WHEREAS, All of the Stockholders of Oronogo Mutual Mining Company at a special meeting of said stockholders held on the 11<sup>th</sup> day of October, 1955 at 4:45 o'clock P. M., pursuant to notice and waiver of notice duly given and signed by all of the stockholders, adopted a resolution, unanimously, to rescind the former action of the stockholders in adopting Articles of Dissolution and directing the officers of the corporation to file the necessary certificate and instruments and papers to effect said rescission; and

WHEREAS, Said special meeting was held following a meeting of the Board of Directors of the corporation which adopted a resolution recommending that the Articles of Dissolution be rescinded and directing that the question of such rescission be submitted to a vote at the meeting of the share holders of the company, the resolution of the Board of Directors was submitted to the share holders of the company with the result recited in the foregoing paragraph;

NOW THEREFORE, Pursuant to the resolution of the stockholders adopted at a special stockholders' meeting referred to above, we do hereby rescind the Articles of Dissolution and action of the corporation in having previously adopted Articles of Dissolution of Oronogo Mutual Mining Company, a Missouri corporation, Numbered 59246, forthwith.

1. The name of the corporation is Oronogo Mutual Mining Company, a Missouri corporation.

2. The following persons are the officers of the corporation at the present time:

President

Guy H. Waring  
Oronogo, Missouri

Vice President

Mary Frances Fenix  
Tulsa, Oklahoma

Secretary-Treasurer

Georgia Waring  
Oronogo, Missouri

The following persons are directors of the corporation at the present time:

**FILED**

OCT 21 1955

Guy H. Waring      Oronogo, Missouri  
Mary Frances Fenix      Tulsa, Oklahoma  
Georgia Waring      Oronogo, Missouri

*Walter H. Johnson  
Secretary of State*